SENATE BILL No. 316

DIGEST OF INTRODUCED BILL

Citations Affected: IC 6-1.1-3-23.

Synopsis: Steel mill and refinery property taxes. Adjusts the annual depreciation percentages for the personal property tax valuation of special integrated steel mill and oil refinery/petrochemical equipment.

Effective: Upon passage; January 1, 2006 (retroactive).

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January 10, 2006, read first time and referred to Committee on Tax and Fiscal Policy.



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Second Regular Session 114th General Assembly (2006)

PRINTING CODE. Amendments: Whenever an existing statute (or a section of the Indiana Constitution) is being amended, the text of the existing provision will appear in this style type, additions will appear in this style type, and deletions will appear in this style type.

Additions: Whenever a new statutory provision is being enacted (or a new constitutional provision adopted), the text of the new provision will appear in **this style type**. Also, the word **NEW** will appear in that style type in the introductory clause of each SECTION that adds a new provision to the Indiana Code or the Indiana Constitution.

Conflict reconciliation: Text in a statute in *this style type* or *this style type* reconciles conflicts between statutes enacted by the 2005 Regular Session of the General Assembly.

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SENATE BILL No. 316

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A BILL FOR AN ACT to amend the Indiana Code concerning taxation.

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Be it enacted by the General Assembly of the State of Indiana:

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l	SECTION 1. IC 6-1.1-3-23, AS AMENDED BY P.L.246-2005
2	SECTION 59, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
3	JANUARY 1, 2006 (RETROACTIVE)]: Sec. 23. (a) For purposes of
1	this section:

- (1) "adjusted cost" refers to the adjusted cost established in 50 IAC 4.2-4-4 (as in effect on January 1, 2003);
- (2) "depreciable personal property" has the meaning set forth in 50 IAC 4.2-4-1 (as in effect on January 1, 2003);
- (3) "integrated steel mill" means a person, including a subsidiary of a corporation, that produces steel by processing iron ore and other raw materials in a blast furnace in Indiana;
- (4) "oil refinery/petrochemical company" means a person that produces a variety of petroleum products by processing an annual average of at least one hundred thousand (100,000) barrels of crude oil per day;
- (5) "permanently retired depreciable personal property" has the meaning set forth in 50 IAC 4.2-4-3 (as in effect on January 1,



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1	2003);		
2		established in 50 IAC 4.2-4-5(a) (as in	
3	effect on January 1, 2003);		
4		el mill or oil refinery/petrochemical	
5		ciable personal property, other than	
6		nently retired depreciable personal	
7	property:		
8	(A) that:		
9	(i) is owned, leased, o	r used by an integrated steel mill or an	
.0	entity that is at leas	t fifty percent (50%) owned by an	
.1	affiliate of an integrat	ted steel mill; and	
2	(ii) falls within Asser	t Class 33.4 as set forth in IRS Rev.	
.3	Proc. 87-56, 1987-2,	C.B. 647; or	
4	(B) that:		
.5		or used as an integrated part of an oil	
.6		al company or its affiliate; and	
.7	• •	Class 13.3 or 28.0 as set forth in IRS	
. 8	Rev. Proc. 87-56, 198		
.9	· · · -	neaning set forth in 50 IAC 4.2-6-2 (as	
20	in effect on January 1, 200		
21		refers to the year of acquisition	
22		4.2-4-6 (as in effect on January 1,	
23	2003).	C 4244 50 IAC 4246 and 50	
24 25		C 4.2-4-4, 50 IAC 4.2-4-6, and 50 ct to calculate the true tax value of the	
.5 26		eel mill or oil refinery/petrochemical	
.0 27		djusted cost of that equipment by the	
28	percentage set forth in the follow		
29	Year of Acquisition	Percentage	
30	1	40%	
1	2	56%	
32	3	42% 46%	
3	4	32% 38%	
34	5	24% 32%	
35	6	18% 28%	
66	7	15% 25%	
37	8 and older	10% 20%	
8	(c) The department of local government finance shall designate the		
19	table under subsection (b) as "Pool No. 5" on the business personal		
10	property tax return.		
1	(d) The percentage factors	in the table under subsection (b)	
12	automatically reflect all adjustments for depreciation and obsolescence,		



1	including abnormal obsolescence, for special integrated steel mill or oil	
2	refinery/petrochemical equipment. The equipment is entitled to all	
3	exemptions, credits, and deductions for which it qualifies.	
4	(e) The minimum valuation limitations under 50 IAC 4.2-4-9 do not	
5	apply to special integrated steel mill or oil refinery/petrochemical	
6	equipment valued under this section. The value of the equipment is not	
7	included in the calculation of that minimum valuation limitation for the	
8	taxpayer's other assessable depreciable personal property in the taxing	
9	district.	
0	(f) An election to value special integrated steel mill or oil	
.1	refinery/petrochemical equipment under this section:	
2	(1) must be made by reporting the equipment under this section	
.3	on a business personal property tax return;	
4	(2) applies to all of the taxpayer's special integrated steel mill or	
.5	oil refinery/petrochemical equipment located in the state (whether	
6	owned or leased, or used as an integrated part of the equipment);	
7	and	
8	(3) is binding on the taxpayer for the assessment date for which	
9	the election is made.	
20	The department of local government finance shall prescribe the forms	
21	to make the election beginning with the March 1, 2003, assessment	
22	date. Any special integrated steel mill or oil refinery/petrochemical	
23	equipment acquired by a taxpayer that has made an election under this	
24	section is valued under this section.	_
25	(g) If fifty percent (50%) or more of the adjusted cost of a taxpayer's	
26	property that would, notwithstanding this section, be reported in a pool	
27	other than Pool No. 5 is attributable to special integrated steel mill or	
28	oil refinery/petrochemical equipment, the taxpayer may elect to	V
29	calculate the true tax value of all of that property as special integrated	
0	steel mill or oil refinery/petrochemical equipment. The true tax value	
31	of property for which an election is made under this subsection is	
32	calculated under subsections (b) through (f).	
3	SECTION 2. [EFFECTIVE UPON PASSAGE] IC 6-1.1-3-23, as	
34	amended by this act, applies to property taxes first due and	
55	payable after December 31, 2006.	

SECTION 3. An emergency is declared for this act.

